A BILL FOR AN ACT

RELATING TO EDUCATION.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Chapter 37, Hawaii Revised Statutes, is amended
2	by adding a new section to be appropriately designated and to
3	read as follows:
4	"§37- Charter schools; carryover of funds. (a) Charter
5	schools may carry over up to five per cent of any appropriation,
6	except for appropriations to fund financing agreements entered
7	into in accordance with chapter 37D, at the close of a fiscal
8	year and the funds retained shall not lapse until June 30 of the
9	first fiscal year of the next fiscal biennium. Each authorizer
10	of a charter school shall submit:
11	(1) A report to the director of finance ninety days after
12	the close of each fiscal year, which shall be prepared
13	in the form prescribed by the director of finance and
14	shall identify the total amount of funds that will
15	carry over to the next fiscal year for each charter
16	school under the authorizer's jurisdiction; and

1	(2) A copy of the report required by paragraph (1) to the
2	legislature no later than twenty days prior to the
3	convening of the next regular session.
4	(b) Appropriations allocated to the charter schools shall
5	remain within the budget of the charter school to which they
6	were originally appropriated; provided that the retention of ar
7	appropriation shall not be used as a basis for reducing a
8	charter school's future budget requirements."
9	SECTION 2. Chapter 302D, Hawaii Revised Statutes, is
10	amended by adding five new sections to be appropriately
11	designated and to read as follows:
12	"§302D-A Annual audit. Charter schools shall annually
13	complete an independent financial audit that complies with the
14	requirements of its authorizer and the department.
15	§302D-B Criminal history record checks. (a) The
16	commission shall develop procedures for obtaining verifiable
17	information regarding the criminal history of persons who are
18	employed or seeking employment in any position, including
19	teacher trainees, that places them in close proximity to
20	children. These procedures shall include criminal history
21	record checks in accordance with section 846-2.7. Information
22	obtained pursuant to this subsection shall be used exclusively

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    by the employer or prospective employer for the purpose of
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    determining whether a person is suitable for working in close
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    proximity to children. All such decisions shall be subject to
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    applicable federal laws and regulations.
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              The employer or prospective employer may:
         (b)
6
         (1)
              Refuse to allow or continue to allow teacher training;
7
         (2)
              Terminate the employment of any employee; or
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              Deny employment to an applicant,
         (3)
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    if the person has committed a crime, and if the employer or
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    prospective employer finds by reason of the nature and
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    circumstances of the crime, that the person poses a risk to the
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    health, safety, or well-being of children. Refusal or
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    termination may occur only after appropriate investigation and
    notification to the employee or applicant of the results and
14
    planned action and after the employee or applicant is given an
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16
    opportunity to meet and rebut the findings. Nothing in this
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    subsection shall abrogate any applicable rights under chapter 76
18
    or 89, or any administrative rule of the commission.
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         (c) This section shall not be used by the commission or
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    any public charter school to secure criminal history record
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    checks of persons who have been continuously employed by a
    charter school on a salaried basis prior to July 1, 1990.
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1	(d)	Notwithstanding any other law to the contrary, for
2	purposes	of this section, the commission shall be exempt from
3	section 83	31-3.1 and shall not be required to conduct
4	investigat	tions, notifications, or hearings in accordance with
5	chapter 9	<u>1.</u>
6	<u>§3021</u>	D-C Enrollment. (a) A public charter school shall
7	not discr	iminate against any student or limit admission based or
8	race, colo	or, ethnicity, national origin, religion, gender,
9	sexual or:	ientation, income level, disability, level of
10	proficienc	cy in the English language, need for special education
11	services,	or academic or athletic ability.
12	(b)	A start-up charter school:
13	(1)	Shall be open to any student residing in the State;
14	(2)	Shall enroll all students who submit an application,
15		unless the number of students who submit an
16		application exceeds the capacity of a program, class,
17		<pre>grade level, or building;</pre>
18	(3)	Shall select students through a public lottery if, as
19		described in paragraph (2), capacity is insufficient
20		to enroll all students who have submitted a timely
21		application;

1	<u>(4)</u>	May give an enrollment preference to students within a
2		given age group or grade level and may be organized
3		around a special emphasis, theme, or concept as stated
4		in the charter school's application and as approved by
5		the charter school's authorizer;
6	(5)	May give an enrollment preference to students enrolled
7		in the charter school during the previous school year
8		and to siblings of students already enrolled at the
9		charter school; and
10	(6)	May give any other enrollment preference permitted by
11		the charter school's authorizer, on an individual
12		charter school basis, if consistent with law;
13	provided	that nothing in this subsection shall preclude the
14	formation	of a start-up charter school whose mission is focused
15	on servin	g students with disabilities, who are of the same
16	gender, w	ho pose such severe disciplinary problems that they
17	warrant a	specific educational program, or who are at a risk of
18	academic	failure.
19	(c)	A conversion charter school shall:
20	(1)	Enroll any student who resides within the school's
21		former geographic service area pursuant to section
22		302A-1143, for the grades that were in place when the

1		public school converted to a charter school; provided
2		that the department may consult with a conversion
3		charter school every three years to determine whether
4		realignment of the charter school's service area is
5		appropriate given population shifts and the
6	· .	department's overall service area reviews;
7	(2)	Follow the department's procedures regarding
8	•	enrollment, including but not limited to geographic
9		exceptions and enrollment preferences; and
10	(3)	Be subject to subsection (b) for grades that were not
11		in place when the school converted to a public charter
12		school.
13	<u>§302</u>	D-D Rules. Unless otherwise provided for in this
14	chapter o	r chapter 302A, the commission may adopt necessary
15	rules und	er chapter 91 to administer and implement this chapter;
16	provided	that the board shall maintain exclusive rule making
17	authority	over state educational policy.
18	<u>§302</u>	D-E Facilities funding. (a) Beginning with fiscal
19	<u>year 2014</u>	-2015 and each fiscal year thereafter, the commission
20	may reque	st facilities funding for charter schools as part of
21	its annua	l budget request to the legislature.

The legislature may make an appropriation based upon 1 2 the facilities funding request pursuant to subsection (a). 3 (c) The governor, pursuant to chapter 37, may impose restrictions or reductions on appropriations for charter schools 4 5 similar to those imposed on other public schools. 6 (d) This section shall not limit the ability of the director of finance to modify or amend any allotment pursuant to 7 8 chapter 37. 9 (e) The commission shall develop criteria to determine the 10 distribution of funds appropriated pursuant to subsection (b) to 11 the charter schools. The criteria shall include but not be 12 limited to distribution based on the need and performance of the 13 charter schools." SECTION 3. Section 302A-101, Hawaii Revised Statutes, is 14 amended by amending the definition of "public schools" to read **15** 16 as follows: **17** ""Public schools" means all academic and noncollege type 18 schools established and maintained by the department and charter 19 schools [chartered by the board of education, in accordance with 20 law.] governed by chapter 302D." 21 SECTION 4. Section 302A-1132, Hawaii Revised Statutes, is

amended by amending subsection (a) to read as follows:

2013-1358 SB244 SD1 SMA.doc

1	"(a) Unless excluded from school or excepted from	
2	attendance, all children who will have arrived at the age of at	
3	least six years, and who will not have arrived at the age of	
4	eighteen years, by January 1 of any school year, shall attend	
5	either a public school, public charter school, or private school	
6	for, and during, the school year, and any parent, guardian, or	
7	other person having the responsibility for, or care of, a child	
8	whose attendance at school is obligatory shall send the child t	
9	either a public or private school. Attendance at a public or	
10	private school shall not be compulsory in the following cases:	
- 11	(1) Where the child is physically or mentally unable to	
12	attend school (deafness and blindness excepted), of	
13	which fact the certificate of a duly licensed	
14	physician shall be sufficient evidence;	
15	(2) Where the child, who has reached the fifteenth	
16	anniversary of birth, is suitably employed and has	
17	been excused from school attendance by the	
18	superintendent or the superintendent's authorized	
19	representative, or by a family court judge;	
20	(3) Where, upon investigation by the family court, it has	
21	been shown that for any other reason the child may	
22	properly remain away from school;	

1	(4)	Where the child has graduated from high school;
2	(5)	Where the child is enrolled in an appropriate
3		alternative educational program as approved by the
4		superintendent or the superintendent's authorized
5		representative in accordance with the plans and
6		policies of the department, or notification of intent
7		to home school has been submitted to the principal of
8		the public school that the child would otherwise be
9		required to attend in accordance with department rules
10		adopted to achieve this result; or
11	(6)	Where:
12		(A) The child has attained the age of sixteen years;
13		(B) The principal has determined that:
14		(i) The child has engaged in behavior which is
15		disruptive to other students, teachers, or
16		staff; or
17		(ii) The child's non-attendance is chronic and
18		has become a significant factor that hinders
19		the child's learning; and
20		(C) The principal of the child's school, and the
21		child's teacher or counselor, in consultation
22		with the child and the child's parent, guardian,

1	or other adult having legal responsibility for or
2	care of the child, develops an alternative
3	educational plan for the child. The alternative
4	educational plan shall include a process that
5	shall permit the child to resume school.
6	The principal of the child's school shall file the
7	plan made pursuant to subparagraph (C) with the
8	child's school record. If the adult having legal
9	responsibility for or care of the child disagrees with
10	the plan, then the adult shall be responsible for
11	obtaining appropriate educational services for the
12	child."
13	SECTION 5. Section 302D-1, Hawaii Revised Statutes, is
14	amended as follows:
15	1. By amending the definitions of "authorizer", "charter
16	school" or "public charter school", and "organizational
17	viability" to read:
18	""Authorizer" means an entity established under this
19	chapter with chartering authority to review charter
20	applications, decide whether to approve or [reject] deny charter
21	applications, enter into charter contracts with applicants,
22	oversee public charter schools, and decide whether to authorize,

S.B. NO. 244 S.D. 1

1	[reauthorize,] renew, deny renewal of, or [reject] revoke
2	charter contracts. The term may include the commission when
3	appropriate.
4	"Charter school" or "public charter school" refers to those
5	public schools and their respective governing boards, as defined
6	in this section, that are holding [charters] charter contracts
7	to operate as charter schools under this chapter, including
8	start-up and conversion charter schools, and that have the
9	flexibility and independent authority to implement alternative
10	frameworks with regard to curriculum, facilities management,
11	instructional approach, virtual education, length of the school
12	day, week, or year, and personnel management.
13	"Organizational viability" means that a charter school:
14	(1) Has been duly constituted and operates in accordance
15	with its charter;
16	(2) Has a governing board established in accordance with
17	law and the charter school's charter;
18	(3) Employs sufficient faculty and staff to provide the
19	necessary educational program and support services to
20	operate the facility in accordance with its charter;

S.B. NO. 244 S.D. 1

1	(4)	Maintains accurate and comprehensive records regarding
2		students and employees as determined by its
3		authorizer;
4	(5)	Meets appropriate standards of student achievement as
5		defined by the board pursuant to its duties under
6		article X, section 3, of the constitution of the State
7		of Hawaii;
8	(6)	Cooperates with board and authorizer requirements in
9		conducting its functions;
10	(7)	Complies with applicable federal, state, and county
11		laws and requirements;
12	(8)	In accordance with authorizer guidelines and
13		procedures, is financially sound and fiscally
14		responsible in its use of public funds, maintains
15		accurate and comprehensive financial records, operates
16		in accordance with generally accepted accounting
17		practices, and maintains a sound financial plan;
18	(9)	Operates within the scope of its charter contract and
19		fulfills obligations and commitments of its charter;
20	(10)	Complies with all health and safety laws and
21		requirements;

1 Complies with all authorizer directives, policies, and (11)2 procedures; and (12) Complies with all board policies deemed applicable to 3 4 charter schools by the board." 5 By deleting the definition of "executive director". 6 [""Executive director" means the executive director of the 7 state public charter school commission."] 8 SECTION 6. Section 302D-3, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "[4] §302D-3[4] State public charter school commission; 11 establishment; appointment. (a) There is established the state 12 public charter school commission with statewide chartering 13 jurisdiction and authority. The commission shall be placed 14 within the department for administrative purposes only. 15 Notwithstanding section 302D-25 and any law to the contrary, the **16** commission shall be subject to chapter 92. 17 (b) The mission of the commission shall be to authorize 18 high-quality public charter schools throughout the State. 19 The commission shall consist of nine members to be

appointed by the board. The board shall appoint members who

will be tasked with authorizing public charter schools that

serve the unique and diverse needs of public school students.

2013-1358 SB244 SD1 SMA.doc

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- 2 of the commission for each school year beginning July 1, and
- 3 whenever there is a vacancy. The board shall consider the
- 4 combination of abilities, breadth of experiences, and
- 5 characteristics of the commission, including but not limited to
- 6 reflecting the diversity of the student population, geographical
- 7 representation, and a broad representation of education-related
- 8 stakeholders.
- 9 (d) Understanding that the role of the commission is to
- 10 ensure a long-term strategic vision for Hawaii's public charter
- 11 schools, each nominee to the commission shall meet the following
- 12 minimum qualifications:
- 13 (1) Commitment to education. Each nominee's record should
- 14 demonstrate a deep and abiding interest in education,
- and a dedication to the social, academic, and
- 16 character development of young people through the
- administration of a high performing charter school
- 18 system;
- 19 (2) Record of integrity, civic virtue, and high ethical
- 20 standards. Each nominee shall demonstrate integrity,
- 21 civic virtue, and high ethical standards and be
- willing to hold fellow commission members to the same;

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1	(3)	Availability for constructive engagement. Each
2		nominee shall commit to being a conscientious and
3		attentive commission member; and

- 4 (4) Knowledge of best practices. Each nominee shall have
 5 an understanding of best practices in charter school
 6 educational governance or shall be willing to be
 7 trained in such.
- 8 (e) Each nominee to the commission shall ideally meet the9 following recommended qualifications:
 - (1) Experience governing complex organizations. Each nominee should possess experience with complex organizations, including but not limited to performance contract management, and a proven ability to function productively within them; and
 - (2) Collaborative leadership ability. Each nominee should have substantial leadership experience that ideally illustrates the nominee's ability to function among diverse colleagues as an effective team member, with the ability to articulate, understand, and help shape consensus surrounding commission policies.
- 21 (f) Five members of the commission shall constitute a 22 quorum to conduct business and a concurrence of at least five 2013-1358 SB244 SD1 SMA.doc



- 1 members shall be necessary to make any action of the commission
- 2 valid.
- 3 (q) Commission members shall serve not more than three
- 4 consecutive three-year terms, with each term beginning on
- 5 July 1; provided that the initial terms that commence after
- 6 June 30, 2012, shall be staggered as follows:
- 7 (1) Three members, including the chairperson, to serve
- three-year terms;
- 9 (2) Three members to serve two-year terms; and
- 10 (3) Three members to serve one-year terms.
- 11 (h) Notwithstanding the terms of the members, the board
- 12 may fill vacancies in the commission at any time when a vacancy
- 13 occurs due to resignation, non-participation, the request of a
- 14 majority of the commission members, or termination by the board
- 15 for cause.
- (i) Commission members shall receive no compensation.
- 17 When commission duties require that a commission member take
- 18 leave of the member's duties as a state employee, the
- 19 appropriate state department shall allow the commission member
- 20 to be placed on administrative leave with pay and shall provide
- 21 substitutes, when necessary, to fulfill that member's
- 22 departmental duties. Members shall be reimbursed for necessary

- 1 travel expenses incurred in the conduct of official commission
- 2 business.
- 3 (j) [The commission shall establish operating procedures
- 4 that shall include conflict of interest procedures for any
- 5 member whose school of employment or governing board is before
- 6 the commission.] Commission members shall disclose to the
- 7 commission a list of all charter schools in which the member is
- 8 an employee, governing board member, vendor, contractor, agent,
- 9 or representative. Any member having such interest in any
- 10 matter before the commission shall be disqualified from voting
- 11 on or participating in the discussion of the matter.
- 12 (k) The commission shall operate with dedicated resources
- 13 and staff qualified to execute the day-to-day responsibilities
- 14 of the commission pursuant to this chapter.
- 15 (1) The commission shall have the power to hire staff
- 16 without regard to chapters 76 and 89."
- 17 SECTION 7. Section 302D-6, Hawaii Revised Statutes, is
- 18 amended to read as follows:
- "[+]§302D-6[+] Principles and standards for charter
- 20 authorizing. All authorizers shall be required to [develop and
- 21 maintain chartering policies and practices consistent with]
- 22 <u>follow</u> nationally recognized principles and standards for

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quality charter authorizing in all major areas of authorizing
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    responsibility including:
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          (1)
              Organizational capacity and infrastructure;
              Soliciting and evaluating charter applications;
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         (2)
              Performance contracting;
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         (3)
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         (4)
              Ongoing public charter school oversight and
 7
              evaluation; and
 8
              Charter and charter contract renewal decision-making.
         (5)
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         Authorizers shall carry out all their duties under this
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    chapter in a manner consistent with nationally recognized
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    principles and standards and with the spirit and intent of this
    chapter. Evidence of material or persistent failure to do so
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    shall constitute grounds for losing charter authorizing powers."
         SECTION 8. Section 302D-12, Hawaii Revised Statutes, is
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    amended as follows:
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          1. By amending subsection (a) to read:
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               No more than [thirty per cent] one-third of the
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    voting members of a governing board shall be employees of a
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    school or relatives of employees of a school under the
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    jurisdiction of that governing [board; provided that the chief
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    executive officer, chief administrative officer, executive
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    director, or otherwise designated head of a charter school may
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- 2 board. In selecting members, consideration shall be given to
- 3 persons who:
- 4 (1) Provide the governing board with a diversity of
- 5 perspective and a level of objectivity that accurately
- 6 represent the interests of the charter school students
- 7 and the surrounding community;
- 8 (2) Demonstrate an understanding of best practices of non-
- 9 profit governance; and
- 10 (3) Possess strong financial and academic management and
- 11 oversight abilities, as well as human resource and
- fundraising experience."
- 2. By amending subsection (d) to read:
- 14 "(d) Governing boards and charter schools shall be exempt
- 15 from chapter 103D, but shall develop internal policies and
- 16 procedures for the procurement of goods, services, and
- 17 construction, consistent with the goals of public accountability
- 18 and public procurement practices. Governing boards and charter
- 19 schools are encouraged to use the provisions of chapter 103D
- 20 wherever possible; provided that the use of one or more
- 21 provisions of chapter 103D shall not constitute a waiver of the

- 1 exemption from chapter 103D and shall not subject the charter
- 2 school to any other provision of chapter 103D."
- 3. By amending subsection (h) to read:
- 4 "(h) For purposes of this section[, "employees" shall]:
- 5 "Employees" shall include but not be limited to the chief
- 6 executive officer, chief administrative officer, executive
- 7 director, or otherwise designated head of a charter school [-]
- 8 and shall include any person under an employment contract to act
- 9 as the chief executive officer, chief administrative officer,
- 10 executive director, or designated head of a charter school.
- "Relative" means a spouse, fiancé, fiancée, any relative
- 12 within four degrees of consanguinity or the spouse, fiancé, or
- 13 fiancée of such a relative."
- 14 SECTION 9. Section 302D-13, Hawaii Revised Statutes, is
- 15 amended by amending subsections (c) and (d) to read as follows:
- "(c) The start-up charter school charter application
- 17 process and schedule shall be determined by the authorizer, and
- 18 shall provide for and include, at a minimum, the following
- 19 elements:
- 20 (1) The submission of a letter of intent to operate a
- 21 start-up charter school;

1	(2)	The [timely transmittal] availability of the charter
2		application form and completion guidelines [to] on the
3		[governing board;] authorizer's website;
4	(3)	The timely submission of a completed charter
5		application to the authorizer;
6	(4)	The timely review of the charter application by the
7		authorizer for completeness, and notification by the
8		authorizer to the governing board that the charter
9		application is complete;
10	(5)	Upon receipt of a completed charter application, the
11		[convening of the commission, if applicable, by the
12		commission chairperson to begin] review and evaluation
13		of the charter application[+] by qualified persons;
14	(6)	Following the [submission] review and evaluation of a
15		charter application, [issuance of a charter or]
16		approval or denial of the charter application by the
17		authorizer [or if submitted to the commission, by
18		<pre>majority vote];</pre>
19	(7)	A provision for a final date by which a decision of
20		whether to approve or deny a charter application must
21		be made $[\tau]$ by the authorizer, upon receipt of a
22		complete charter application; and

_	(0)	in provibion chae no beare ap charter behoof may begin
2		operation before obtaining authorizer approval of its
3		charter application and charter contract[-] and
4		fulfilling pre-opening requirements that may be
5		imposed by the authorizer.
6	(d)	A charter application to become a start-up charter
7	school sh	all meet the requirements of this subsection and
8	section 3	02D-25. The charter application shall, at a minimum,
9	include t	he following:
10	(1)	A description of employee rights and management issues
11		and a framework for addressing those issues that
12		protects the rights of employees;
13	(2)	A plan for identifying, recruiting, and retaining
14		highly qualified instructional faculty $[+]$, as defined
15		by the department;
16	(3)	A plan for identifying, recruiting, and selecting
17		students that is not exclusive, elitist, or
18		segregationist[+], and complies with this chapter;
19	(4)	The curriculum and instructional framework to be used
20		to achieve student outcomes, including an assessment
21		plan;

1	(5)	A PI	an for the assessment of student, administrative
2		suppo	ort, and teaching personnel performance that:
3		(A)	Recognizes the interests of the general public;
4		(B)	Incorporates or exceeds the educational content
5			and performance standards developed by the
6			department for the public school system;
7		(C)	Includes a system of faculty and staff
8			accountability that holds faculty and staff
9			individually and collectively accountable for
10			their performance, and that is at least
11			equivalent to the average system of
12			accountability in public schools throughout the
13			State; and
14		(D)	Provides for program audits and annual financial
15			audits;
16	(6)	A go	vernance structure for the charter school that
17		inco	rporates a conflict of interest policy and a plan
18		for p	periodic training to carry out the duties of
19		gove	rning board members;
20	(7)	A de	scription of the constitution of the governing
21		boar	d. terms of governing board members, and the

1		process by which governing board members were
2		selected;
3	(8)	A financial plan based on the most recent fiscal
4		year's per-pupil charter school allocation that
5		demonstrates the ability to meet the financial
6		obligations of one-time, start-up costs and ongoing
7		costs such as monthly payrolls, faculty recruitment,
8		professional development, and facilities costs; and
9	(9)	A facilities plan."
10	SECT	ION 10. Section 302D-14, Hawaii Revised Statutes, is
11	amended t	o read as follows:
12	"[+]	§302D-14[] Conversion charter schools; establishment.
13	(a) A co	enversion charter school may be established pursuant to
14	this sect	ion.
15	(b)	Any department school, school community council, group
16	of teache	rs, group of teachers and administrators, or nonprofit
17	organizat	ion may submit a letter of intent to an authorizer to
18	convert a	department school to a charter school, establish a
19	governing	board as its governing body, and develop a charter
20	applicati	on pursuant to subsection (d).

I	(C)	The conversion charter school charter application
2	process a	nd schedule shall be determined by the authorizer, and
3.	shall pro	vide for and include the following elements:
4	(1)	The submission of a letter of intent to convert to a
5		charter school;
6	(2)	The [timely transmittal] availability of the charter
7		application form and completion guidelines [to] on the
8		[governing board;] authorizer's website;
9	(3)	The timely submission of a completed charter
10		application to the authorizer; provided that the
11		charter application shall include certification and
12		documentation that the charter application was
13		approved by a majority of the votes cast by existing
14		administrative, support, teaching personnel, and
15		parents of students at the existing department school;
16		provided that:
17		(A) This vote shall be considered by the authorizer
18		to be the primary indication of the existing
19		administrative, support, and teaching personnel,
20		and parents' approval to convert to a charter
21		school;

1		(B) The balance of stakeholders represented in the
2		vote and the [broad] extent of support received
3		in support of the conversion shall be a key
4		factor, along with the applicant's proposed
5		plans, in an authorizer's decision to award a
6		charter; and
7		(C) A breakdown of the number of administrative,
8		support, and teacher personnel, and parents that
9		constitute the existing department school and the
10		number that actually participated in the vote
11		shall be provided to the authorizer;
12	(4)	The timely review of the charter application by the
13		authorizer for completeness, and notification by the
14		authorizer to the governing board that the charter
15		application is complete;
16	(5)	Upon receipt of a completed charter application, the
17		[convening of the commission, if applicable, by the
18		commission chairperson to begin review and evaluation
19		of the charter application[+] by qualified persons;
20	(6)	Following the [submission] review and evaluation of a
21		charter application, [issuance of a charter] approval

1		or denial of the charter application by the authorizer
2		[or if submitted to the commission, by majority vote];
3	(7)	A provision for a final date by which a decision of
4		whether to approve or deny a charter application must
5		be made by the authorizer, upon receipt of a complete
6		charter application; and
7	(8)	A provision that no conversion charter school may
8		begin operation before obtaining authorizer approval
9		of its charter and charter contract[-] and fulfilling
10		pre-opening requirements that may be imposed by the
11		authorizer.
12	(d)	A charter application to become a conversion charter
13	school sh	all meet the requirements of this subsection and
14	section 3	02D-25. The charter application shall include, at a
15	minimum,	the following:
16	(1)	A description of employee rights and management issues
17		and a framework for addressing those issues that
18		protects the rights of employees;
19	(2)	A plan for identifying, recruiting, and retaining
20		highly qualified instructional faculty $[+]$, as defined
21		by the department;

1	(3)	а рт	an for identifying, recruiting, and selecting
2		stud	ents that is not exclusive, elitist, or
3		segr	egationist[+], and complies with this chapter;
4	(4)	The	curriculum and instructional framework to be used
. 5		to a	chieve student outcomes, including an assessment
6		plan	;
7	(5)	A pl	an for the assessment of student, administrative
8 .		supp	ort, and teaching personnel performance that:
9		(A)	Recognizes the interests of the general public;
10		(B)	Incorporates or exceeds the educational content
11			and performance standards developed by the
12			department for the public school system;
13		(C)	Includes a system of faculty and staff
14			accountability that holds faculty and staff
15			individually and collectively accountable for
16			their performance, and that is at least
17			equivalent to the average system of
18			accountability in public schools throughout the
19			State; and
20		(D)	Provides for program audits and annual financial
21			audits;

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(9)

1	(6)	A governance structure for the charter school that
2		incorporates a conflict of interest policy and a plan
3		for periodic training to carry out the duties of
4		governing board members;

- (7) A description of the constitution of the governing board, terms of governing board members, and the process by which governing board members were selected;
- (8) A financial plan based on the most recent fiscal year's per-pupil charter school allocation that demonstrates the ability to meet the financial obligations of one-time, start-up costs and ongoing costs such as monthly payrolls, faculty recruitment, professional development, and facilities costs; and
- (e) A nonprofit organization may submit a letter of intent to an authorizer to convert a department school to a conversion charter school, operate and manage the school, establish a governing board as its governing body, and develop a charter application pursuant to subsection (d); provided that:
- (1) As the governing body of the conversion charterschool, the governing board shall be the board of

2013-1358 SB244 SD1 SMA.doc

A facilities plan.

S.B. NO. 244 S.D. 1

1		directors of the holpforit organization and sharr not
2		be selected pursuant to section 302D-12. The
3		nonprofit organization may also appoint advisory
4		groups of community representatives for each school
5		managed by the nonprofit organization; provided that
6		these groups shall not have governing authority over
7		the school and shall serve only in an advisory
8		capacity to the nonprofit organization;
9	(2)	The charter application for each conversion charter
10		school to be operated by the nonprofit organization
11		shall be formulated, developed, and submitted by the
12		nonprofit organization, and shall be approved by a
13		majority of the votes cast by existing administrative
14		support, and teaching personnel, and parents of the
15		students of the existing department school; provided
16		that:
17		(A) This vote shall be considered by the authorizer
18		to be the primary indication of the existing
19		administrative, support, and teaching personnel,
20		and parents' approval to convert to a charter

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school;

1		(B)	The balance of stakeholders represented in the
2			vote and the [broad] extent of support received
3			in support of the conversion shall be a key
4			factor, along with the applicant's proposed
5			plans, in an authorizer's decision to award a
6			charter; and
7		(C)	A breakdown of the number of administrative,
8			support, and teacher personnel, and parents that
9			constitute the existing department school and the
10			number that actually participated in the vote
11			shall be provided to the authorizer;
12	(3)	The	board of directors of the nonprofit organization,
13		as t	he governing body for the conversion charter
14		scho	ol that it operates and manages, shall have the
15		same	protections that are afforded to the board in its
16		role	as the conversion charter school governing body;
17	(4)	Any	conversion charter school that is managed and
18		oper	rated by a nonprofit organization shall be eligible
19		for	the same federal and state funding as other public
20		scho	ools; provided that [the nonprofit organization
21		make	es a minimum annual] nothing in this section shall

prohibit a nonprofit organization from making a

1		contribution [of \$1 per pupil] toward the operation of
2		a conversion charter school [for every \$4 per pupil
3		allocated by the department of budget and finance for
4		the operation of the conversion charter school;
5		provided further that in no event shall the nonprofit
6	ı	organization be required to contribute more than the
7		total required contribution per pupil per year. As
8		used in this paragraph, "total required contribution"
9		means:
10		(A) \$1,650 for school years 2012 2013 through 2015
11		2016; and
12		(B) \$1,815 for school years 2016-2017 through 2020-
13		2021]; and
14	(5)	If, at any time, the board of directors of the
15		nonprofit organization governing the conversion
16		charter school votes to discontinue its relationship
17		with the charter school, the charter school may submit
18		a revised charter application to the authorizer to
19		continue as a conversion school without the
20		participation of the nonprofit organization.
21	(f)	Any nonprofit organization that seeks to manage or
22	operate a	conversion charter school as provided in subsection

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1	(e)	shall	comply	with	the	following	at	the	time	of	charter
2	app	licatio	on:								

- 3 (1) Have bylaws or policies that describe the manner in which business is conducted and policies that relate to the management of potential conflict of interest situations;
- 7 (2) Have experience in the management and operation of
 8 public or private schools or, to the extent necessary,
 9 agree to obtain appropriate services from another
 10 entity or entities possessing such experience;
 - (3) Comply with all applicable federal, state, and county laws, including licensure or accreditation, as applicable; and
- 14 (4) Comply with any other requirements prescribed by the
 15 department to ensure adherence with applicable
 16 federal, state, and county laws, and the purposes of
 17 this chapter.
 - (g) Any public school or schools, programs, or sections of existing public school populations that are part of a separate Hawaiian language immersion program using existing public school facilities may submit a letter of intent to an authorizer to form a conversion charter school pursuant to this section.



- 1 (h) In reviewing a charter application for a charter under
- 2 this section, an authorizer shall take into consideration the
- 3 constitution of the applicant's governing board, terms of
- 4 governing board members, and the process by which governing
- 5 board members were selected.
- 6 (i) In the event of a conflict between the provisions in
- 7 this section and other provisions in this chapter, this section
- 8 shall control.
- 9 [(j) Any applicant whose charter application is denied by
- 10 the authorizer shall not be allowed to amend or resubmit the
- 11 charter application to the authorizer during a given cycle, as
- 12 defined by the authorizer, except as provided in subsection
- 13 (e)(5); provided that an applicant shall have the right to
- 14 appeal the authorizer's denial of its charter application
- 15 pursuant to section 302D 15.
- 16 (k) (j) In reviewing charter applications for a charter
- 17 under this section, an authorizer shall develop a schedule to
- 18 approve or deny a charter application by the end of the calendar
- 19 year for purposes of meeting any deadlines to request funding
- 20 from the legislature."
- 21 SECTION 11. Section 302D-15, Hawaii Revised Statutes, is
- 22 amended to read as follows:

- 1 "[+] §302D-15[+] Appeals; charter applications, 2 [reauthorizations,] renewals, or revocations. (a) The board 3 shall have the power to decide appeals of decisions by an 4 authorizer to deny the approval of a charter application, deny 5 [reauthorization] renewal of a charter [school,] contract, or 6 revoke a charter school's charter [-] contract. An appeal shall 7 be filed with the board within twenty-one calendar days of the 8 receipt of the notification of denial or revocation. Only a 9 party whose charter application has been denied, whose 10 [reauthorization] charter contract renewal has been denied, or 11 whose charter contract has been revoked may initiate an appeal 12 under this section for cause. The board shall review an appeal 13 and issue a final decision within sixty calendar days of the 14 filing of the appeal. [The board may adopt applicable rules and 15 procedures pursuant to chapter 91 for implementing the appeals **16** process.] 17 The board shall serve as the final arbitrator of 18 appeals authorized by subsection (a). 19 (c) A party shall not be entitled to a hearing before the 20 board under this section until it has exhausted all available 21 administrative remedies.
 - 2013-1358 SB244 SD1 SMA.doc

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1
         (d) The board shall adopt applicable rules and procedures
2
    pursuant to chapter 91 for implementing this section."
3
         SECTION 12. Section 302D-16, Hawaii Revised Statutes, is
4
    amended as follows:
5
         1. By amending subsection (a) to read:
6
         "(a) The performance provisions within the charter
7
    contract shall be based on a performance framework that clearly
8
    sets forth the academic and operational performance indicators,
9
    measures, and metrics that will guide the authorizer's
10
    evaluations of each public charter school. The performance
11
    framework, as established by the authorizer, shall include
12
    indicators, measures, and metrics for, at a minimum:
13
         (1)
              Student academic proficiency;
14
         (2)
              Student academic growth;
15
         (3)
              Achievement gaps in proficiency and growth between
16
              major student subgroups;
17
         (4)
              Attendance;
18
         (5)
              [Recurrent enrollment from year to year;] Enrollment
19
              variance;
20
         (6)
              Postsecondary readiness, as applicable for high
              schools;
21
22
              Financial performance and sustainability;
```

1	(8) Performance and stewardship, including compliance with
2	all applicable laws, rules, and terms of the charter
3	contract; and
4	(9) Organizational viability."
5	2. By amending subsection (d) to read:
6	"(d) The performance framework shall require the
7	disaggregation of all student performance data by major student
8	subgroups, [including gender, race, poverty status, special
9	education status, English as a second language status, and
10	gifted and talented status.] as determined by the board."
11	SECTION 13. Section 302D-18, Hawaii Revised Statutes, is
12	amended as follows:
13	1. By amending subsections (b) and (c) to read:
14	"(b) [No later than September 1, the] <u>The</u> authorizer shall
15	issue a charter school performance report and charter contract
16	renewal application guidance to any charter school whose charter
17	contract will expire the following year. The performance report
18	shall summarize the charter school's performance record to date,
19	based on the data required by this chapter and the charter
20	contract, and shall provide notice of any weaknesses or concerns
21	perceived by the authorizer concerning the charter school that
22	may jeopardize its position in seeking renewal [if not timely

```
1
    rectified. The charter school shall have thirty days to respond
2
    to the performance report and submit any corrections or
3
    clarifications for the report].
          (c) The renewal application guidance shall, at a minimum,
4
5
    provide an opportunity for the public charter school to:
6
         (1) Submit any corrections or clarifications to the
7
               performance report;
         \left[\frac{1}{1}\right] (2) Present additional evidence, beyond the data
8
9
               contained in the performance report, supporting its
               case for charter renewal;
10
11
         \left[\frac{(2)}{(2)}\right] (3) Describe improvements undertaken or planned for
12
               the school; and
         [\frac{3}{3}] (4) Detail the charter school's plans for the next
13
               charter term."
14
         2. By amending subsection (e) to read:
15
16
          "(e) No later than [March 1,] thirty days after the
17
    issuance of the performance report, the governing board of a
    charter school seeking renewal shall submit a renewal
18
    application to the authorizer pursuant to the renewal guidance
19
20
    issued by the authorizer. The authorizer shall decide whether
    or not to renew the charter no later than forty-five days after
21
    the filing of the renewal application."
22
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2013-1358 SB244 SD1 SMA.doc

Ţ	3.	By amending subsections (n), (i), and (j) to read:
2	"(h)	An authorizer shall develop revocation and non-
3	renewal p	rocesses that:
4	(1)	Provide the charter contract holders with a timely
5		notification of the prospect of revocation or non-
6		renewal and the reasons for such possible closure;
7	(2)	Allow the charter contract holders a reasonable amount
8		of time in which to prepare a response;
9	(3)	Provide the charter contract holders with an
10		opportunity to submit documents and give testimony
11		challenging the rationale for closure and supporting
12		the continuation of the school at an orderly
13		proceeding held for that purpose;
14	(4)	Allow charter contract holders access to
15		representation by counsel, subject to section 28-8.3,
16		and to call witnesses on their behalf;
17	(5)	Permit the recording of proceedings described in
18		paragraph (3); and
19	(6)	After a reasonable period for deliberation, require a
20		final determination to be made and conveyed in writing
21		to the charter contract holders.

```
1
         (i) If an authorizer revokes or does not renew a
2
    charter [\tau] contract, the authorizer shall clearly state in
3
    writing the reasons for the revocation or nonrenewal.
4
         (j) Within fifteen days of taking action to renew, not
5
    renew, or revoke a charter[7] contract, the authorizer shall
6
    report to the board the action taken, and shall simultaneously
7
    provide a copy of the report to the charter school. The report
8
    shall set forth the action taken and reasons for the decision
9
    and assurances as to compliance with all the requirements set
    forth in this chapter."
10
11
         SECTION 14. Section 302D-21, Hawaii Revised Statutes, is
12
    amended to read as follows:
13
         "[+] §302D-21[+] Annual board report. No later than twenty
14
    days prior to the convening of each regular session of the
15
    legislature, the board shall issue to the governor, the
16
    legislature, and the public, an annual report on the State's
17
    public charter schools, drawing from the annual reports
18
    submitted by every authorizer as well as any additional relevant
19
    data compiled by the board, for the school year ending in the
20
    preceding calendar year. The annual report shall include:
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A comparison of the performance of public charter

school students with the performance of [academically,

21

22

-		commodity, goographically, and coolemically
2		comparable groups comparable subgroups of students in
3		public schools governed by chapter 302A;
4	(2)	The board's assessment of the successes, challenges,
5		and areas for improvement in meeting the purposes of
6		this chapter, including the board's assessment of the
7		sufficiency of funding for public charter schools, and
8		any suggested changes in state law or policy necessary
9		to strengthen the State's public charter schools;
10	(3)	A line-item breakdown of all federal funds received by
11		the department and distributed to authorizers;
12	(4)	Any concerns regarding equity and recommendations to
13		improve access to and distribution of federal funds to
14		public charter schools; and
15	(5)	A discussion of all board policies adopted in the
16		previous year, including a detailed explanation as to
17		whether each policy is or is not applicable to charter
18		schools."
19	SECT	ION 15. Section 302D-31, Hawaii Revised Statutes, is
20	amended t	o read as follows:
21	" [+]	§302D-31[+] Sports. The department shall provide
22	students	at charter schools, including students enrolled at
	2013-1358	SB244 SD1 SMA.doc

- charter schools whose curriculum incorporates virtual education, 1 2 with the same opportunity to participate in athletics as is 3 provided to students at other public schools. If a student at 4 [a] any charter school wishes to participate in a sport for 5 which there is no program at the charter school, the department 6 shall allow that student to participate in a comparable program 7 of any public school in the complex in which the charter school 8 is located [-] or at the public school in the service area in 9 which the student resides. All charter school students 10 participating in athletics shall abide by all rules, 11 regulations, and policies of the athletic league, association, 12 and program applicable to the public school in whose athletic 13 program the student is participating." 14 Section 378-2.5, Hawaii Revised Statutes, is **15** amended by amending subsection (d) to read as follows: 16 "(d) Notwithstanding subsections (b) and (c), the 17 requirement that inquiry into and consideration of a prospective 18 employee's conviction record may take place only after the 19 individual has received a conditional job offer, and the 20 limitation to the most recent ten-year period, excluding the 21 period of incarceration, shall not apply to employers who are 22 expressly permitted to inquire into an individual's criminal
 - 2013-1358 SB244 SD1 SMA.doc

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1
    history for employment purposes pursuant to any federal or state
2
    law other than subsection (a), including:
3
          (1)
               The State or any of its branches, political
4
               subdivisions, or agencies pursuant to sections 78-2.7
               and 831-3.1;
5
6
         (2)
               The department of education pursuant to section 302A-
7
               601.5;
               The department of health with respect to employees,
8
         (3)
9
               providers, or subcontractors in positions that place
10
               them in direct contact with clients when providing
11
               non-witnessed direct mental health services pursuant
12
               to section 321-171.5;
13
          (4)
               The judiciary pursuant to section 571-34;
14
          (5)
               The counties pursuant to section 846-2.7(b)(5),
15
               [\frac{(32)}{7}] (33), (34), [\frac{\text{and}}{2}] (35) [\frac{1}{7}], and (36);
16
               Armed security services pursuant to section 261-17(b);
          (6)
17
          (7)
               Providers of a developmental disabilities domiciliary
               home pursuant to section 333F-22;
18
               Private schools pursuant to sections 302C-1 and 378-
19
          (8)
20
               3(8);
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S.B. NO. 244 S.D. 1

1	(9)	Financial institutions in which deposits are insured
2		by a federal agency having jurisdiction over the
3		financial institution pursuant to section 378-3(9);
4	(10)	Detective agencies and security guard agencies
5		pursuant to sections 463-6(b) and 463-8(b);
6	(11)	Employers in the business of insurance pursuant to
7		section 431:2-201.3;
8	(12)	Employers of individuals or supervisors of individuals
9		responsible for screening passengers or property under
10		Title 49 United States Code section 44901 or
11		individuals with unescorted access to an aircraft of
12		an air carrier or foreign carrier or in a secured area
13		of an airport in the United States pursuant to Title
14		49 United States Code section 44936(a);
15	(13)	The department of human services pursuant to sections
16		346-97 and 352-5.5;
17	(14)	The public library system pursuant to section 302A-
18		601.5;
19	(15)	The department of public safety pursuant to section
20		353C-5;

1	(16)	The board of directors of a cooperative housing
2		corporation or the manager of a cooperative housing
3		project pursuant to section 421I-12;
4	(17)	The board of directors of an association of owners
5		under chapter 514A or 514B, or the manager of a
6		condominium project pursuant to section 514A-82.1 or
7		514B-133; and
8	(18)	The department of health pursuant to section 321-
9		15.2."
10	SECT	ION 17. Section 846-2.7, Hawaii Revised Statutes, is
11	amended by	y amending subsection (b) to read as follows:
12	"(b)	Criminal history record checks may be conducted by:
13	(1)	The department of health or the department's designee
14		on operators of adult foster homes or developmental
15		disabilities domiciliary homes and their employees, a
16		provided by section 333F-22;
17	(2)	The department of health or the department's designee
18		on prospective employees, persons seeking to serve as
19		providers, or subcontractors in positions that place
20		them in direct contact with clients when providing
21		non-witnessed direct mental health services as
22		provided by section 321-171 5.

1	(3)	The department of hearth of the department's designee
2		on all applicants for licensure for, operators for,
3		prospective employees, and volunteers at one or more
4		of the following: skilled nursing facility,
5		intermediate care facility, adult residential care
6		home, expanded adult residential care home, assisted
7		living facility, home health agency, hospice, adult
8		day health center, special treatment facility,
9		therapeutic living program, intermediate care facility
10		for individuals with intellectual disabilities,
11		hospital, rural health center and rehabilitation
12		agency, and, in the case of any of the above
13		facilities operating in a private residence, on any
14		adult living in the facility other than the client as
15		provided by section 321-15.2;
16	(4)	The department of education on employees, prospective
17		employees, and teacher trainees in any public school
18		in positions that necessitate close proximity to
19		children as provided by section 302A-601.5;
20	(5)	The counties on employees and prospective employees
21		who may be in positions that place them in close

1		proximity to children in recreation or child care
2		programs and services;
3	(6)	The county liquor commissions on applicants for liquor
4		licenses as provided by section 281-53.5;
5	(7)	The county liquor commissions on employees and
, 6		prospective employees involved in liquor
7		administration, law enforcement, and liquor control
8		investigations;
9	(8)	The department of human services on operators and
10		employees of child caring institutions, child placing
11		organizations, and foster boarding homes as provided
12		by section 346-17;
13	(9)	The department of human services on prospective
14		adoptive parents as established under section
15		346-19.7;
16	(10)	The department of human services on applicants to
17		operate child care facilities, prospective employees
18		of the applicant, and new employees of the provider
19		after registration or licensure as provided by section
20		346-154;
21	(11)	The department of human services on persons exempt
22		pursuant to section 346-152 to be eligible to provide

1		child care and receive child care subsidies as
2		provided by section 346-152.5;
3	(12)	The department of human services on operators and
4		employees of home and community-based case management
5		agencies and operators and other adults, except for
6		adults in care, residing in foster family homes as
7		provided by section 346-335;
8	(13)	The department of human services on staff members of
9		the Hawaii youth correctional facility as provided by
10		section 352-5.5;
11	(14)	The department of human services on employees,
12		prospective employees, and volunteers of contracted
13		providers and subcontractors in positions that place
14		them in close proximity to youth when providing
15		services on behalf of the office or the Hawaii youth
16		correctional facility as provided by section 352D-4.3;
17	(15)	The judiciary on employees and applicants at detention
18		and shelter facilities as provided by section 571-34;
19	(16)	The department of public safety on employees and
20		prospective employees who are directly involved with
21		the treatment and care of persons committed to a
22		correctional facility or who possess police powers

1		including the power of arrest as provided by section
2		353C-5;
3	(17)	The board of private detectives and guards on
4		applicants for private detective or private guard
5		licensure as provided by section 463-9;
6	(18)	Private schools and designated organizations on
7		employees and prospective employees who may be in
8		positions that necessitate close proximity to
9		children; provided that private schools and designated
10		organizations receive only indications of the states
11		from which the national criminal history record
12	·	information was provided pursuant to section 302C-1;
13	(19)	The public library system on employees and prospective
14		employees whose positions place them in close
15		proximity to children as provided by section
16		302A-601.5;
17	(20)	The State or any of its branches, political
18		subdivisions, or agencies on applicants and employees
19		holding a position that has the same type of contact
20		with children, vulnerable adults, or persons committed
21		to a correctional facility as other public employees
22		who hold positions that are authorized by law to

1		require criminal history record checks as a condition
2		of employment as provided by section 78-2.7;
3	(21)	The department of human services on licensed adult day
4		care center operators, employees, new employees,
5		subcontracted service providers and their employees,
6		and adult volunteers as provided by section 346-97;
7	(22)	The department of human services on purchase of
8		service contracted and subcontracted service providers
9		and their employees serving clients of the adult and
10		community care services branch, as provided by section
11		346-97;
12	(23)	The department of human services on foster grandparent
13		program, retired and senior volunteer program, senior
14		companion program, and respite companion program
15		participants as provided by section 346-97;
16	(24)	The department of human services on contracted and
17		subcontracted service providers and their current and
18		prospective employees that provide home and community-
19		based services under section 1915(c) of the Social
20		Security Act, Title 42 United States Code section
21		1396n(c), or under any other applicable section or
22		sections of the Social Security Act for the purposes

1		of providing home and community-based services, as
2		provided by section 346-97;
3	(25)	The department of commerce and consumer affairs on
4		proposed directors and executive officers of a bank,
5		savings bank, savings and loan association, trust
6		company, and depository financial services loan
7		company as provided by section 412:3-201;
8	(26)	The department of commerce and consumer affairs on
9		proposed directors and executive officers of a
10		nondepository financial services loan company as
11		provided by section 412:3-301;
12	(27)	The department of commerce and consumer affairs on the
13		original chartering applicants and proposed executive
14		officers of a credit union as provided by section
15		412:10-103;
16	(28)	The department of commerce and consumer affairs on:
17		(A) Each principal of every non-corporate applicant
18		for a money transmitter license; and
19		(B) The executive officers, key shareholders, and
20		managers in charge of a money transmitter's
21		activities of every corporate applicant for a
22		money transmitter license,

1		as provided by section 489D-9;
2	(29)	The department of commerce and consumer affairs on
3		applicants for licensure and persons licensed under
4		title 24;
5	(30)	The Hawaii health systems corporation on:
6		(A) Employees;
7		(B) Applicants seeking employment;
8		(C) Current or prospective members of the corporation
9		board or regional system board; or
10		(D) Current or prospective volunteers, providers, or
11		contractors,
12		in any of the corporation's health facilities as
13		provided by section 323F-5.5;
14	(31)	The department of commerce and consumer affairs on:
15		(A) An applicant for a mortgage loan originator
16		license; and
17		(B) Each control person, executive officer, director
18		general partner, and manager of an applicant for
19		a mortgage loan originator company license,
20		as provided by chapter 454F;
21	(32)	The state public charter school commission or public
22		charter schools on employees, teacher trainees,

2013-1358 SB244 SD1 SMA.doc

1		prospective employees, and prospective teacher
2		trainees in any public charter school for any position
3		that places them in close proximity to children, as
4		provided in section 302D-B;
5	[(32)]	(33) The counties on prospective employees who work
6		with vulnerable adults or senior citizens in
7		community-based programs;
8	[(33)]	(34) The counties on prospective employees for fire
9		department positions which involve contact with
10		children or dependent adults;
11	[-(34)]	(35) The counties on prospective employees for
12		emergency medical services positions which involve
13		contact with children or dependent adults;
14	[-(35)]	(36) The counties on prospective employees for
15		emergency management positions and community
16		volunteers whose responsibilities involve planning and
17		executing homeland security measures including
18		viewing, handling, and engaging in law enforcement or
19		classified meetings and assisting vulnerable and
20		disabled citizens during emergencies or crises; and

1	$[\frac{(36)}{(37)}]$ Any other organization, entity, or the State,	
2	its branches, political subdivisions, or agencies as	
3	may be authorized by state law."	
4	SECTION 18. Section 302D-22, Hawaii Revised Statutes, is	
5	repealed.	
6	[" [§302D-22] Board as final arbitrator. (a) The board	
7	shall serve as the final arbitrator of those appeals listed in	
8	section 302D 15.	
9	(b) A party shall not be entitled to a hearing before the	
10	board under this section until it has exhausted all available	
11	administrative remedies.	
12	(c) The board shall adopt applicable rules and procedures	
13	pursuant to chapter 91 for implementing this section."]	
14	SECTION 19. In codifying the new sections added by section	
15	2 of this Act, the revisor of statutes shall substitute	
16	appropriate section numbers for the letters used in designating	
17	the new sections in this Act.	
18	SECTION 20. Statutory material to be repealed is bracketed	
19	and stricken. New statutory material is underscored.	
20	SECTION 21. This Act shall take effect on July 1, 2050.	

21

Report Title:

Education; Charter Schools

Description:

Requires charter schools to complete an annual independent financial audit. Requires the state public charter school commission (commission) to develop procedures for conducting criminal history checks of persons who are employed or seeking employment in any position that places them in close proximity to children. Specifies enrollment requirements. Authorizes the commission to make facilities funding requests to the legislature. Requires the commission to determine criteria for distribution of facilities funding. Specifies when an employer or potential employer may use criminal history information to terminate or deny employment. Requires commission members to disclose to the commission a list of all charter schools in which the member is an employee, governing board member, vendor, contractor, agent, or representative and disqualifies members from voting on or participating in the discussion of such matters. Authorizes the commission to hire employees without regard to chapters 76 and 89, HRS. Removes the requirement that a nonprofit organization that governs a conversion charter school make minimum annual contributions to the charter school. Makes other amendments to chapter 302D, HRS, for purposes of clarity and consistency. Effective 7/1/2050. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.